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IN THE SUPERIOR COURT OF THE STATE OF DELAWARE



IN AND FOR NEW CASTLE COUNTY

STATE OF DELAWARE)) ID No. 93003649DI	PROTICE 2001 HAR 2
N. 126 12		_ im
ARTURO LABOY,		# 2
Defendant		
Year	ORDER 30 AND 30	ngilt addit - Fi
AND NOW, TO WIT, this	aist day of March	2001, the foregoing
Motion to Vacate Order having been r	ead and considered, it is ORDERED tha	t the Court's Order
dated February 27, 2001 signed by Jud	ge Norman A. Barron is hereby VACATI	ED. Notice shall be
sent to the Department of Corrections	informing them that the Court's Februa	ary 27, 2001, order
granting the Defendants Motion for Re	eduction of Sentence has been vacated a	nd that the original
sentencing order dated May 13, 1994, thus Judge's 3/2/01 On	is still in effect and is consider as the original of	itent wall The motion
Will you or	Peggy L	abusar

xc: Andrew J. Vella Jerome Capone Presentence Office Arturo Laboy DCC Records

IN THE SUPERIOR COURT OF THE STATE OF DEL	AWARE
IN AND FOR NEW CASTLE COUNTY	
In re: ARTURO LABOY, Petitioner.) CR.A. No. IN93-04-06 PN93-04-06 02m -10-0	454 THROUGH GO THE

PETITION FOR WRIT OF HABEAS CORPUS

To Have ARTURO LABOY who is allegedly detained in your custody, before the Superior Court of the State of Delaware, the County Court House at Wilmington, Delaware immediately after receipt of this Writ; and to abide any order which the court shall make concerning Petitioner.

And Further, to certify fully in writing under oath the true cause of said detention, and to have there a copy of all process or orders, if any, under which he is detained and also this Writ.

	•		
		Prothonotary	
Dated:	 	-	

To the above named Respondent:

In case of your failure to produce ARTURO LABOY as above commanded, and fully certify in writing under oath the true cause of his detention, with a copy of all process or orders, if any, under which he is detained, within 3 days after service hereof upon you if the place where he is detained is not more than 20 miles from the County Courthouse, or within 6 days if such place is more than 20 miles, you may be adjudged to be in contempt of court.

Prothonotary